EXHIBIT 41, PART C

(or. \$455)- \$uniform in a Cirkl 455bb, CM — Decument 202 12 — Filed 02/22/2008 ... Page 2 of 15

United States Bistrict Court

FOR THE DISTRICT OF HAWAII

NANCY GREENE, aka NANCY MANISCALCO GREEN Plaintiff,

SUMMONS IN A CIVIL ACTION

CASE NUMBER: CIVIL No.

(Non-Motor Vehicle Tort)

ANNA STRASBERG, as Administratrix c.t.a. of the Last Will and Testament of HARILYN MONROE Defendant.

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DEMAND FOR JURY TRIAL

TO: fruits are Address of Dollmand

ANNA STRASBERG, as Administratrix
c.t.a. of the Last Will and
Testament of MARILYN MONROE
C/O Irving P. Seidman
Attorneys for the Estate of Marilyn Monroe
600 Third Avenue
New York, New York 10016
YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon

PLAINTIFF'S ATTORNEY from my season

JohnAaron Hurphy Jones Attorney at Law 1170 North King Street Honolulu, Hawaii 96717 808 926-9078

an answer to the complaint which is herewith served upon you, within ______ days after service of this summons upon you, exclusive of the day of service. If you fall to do so, judgment by default will be taken against you for the railed demanded in the complaint.

WALTER A.Y.H. CHINN

CLEAK CLEAK

Barbara Y. Yamada



SEP 1 6 1992

BY DEPUTY CLERK



JohnAaron Murphy Jones 4641 Attorney at Law 1170 N. King Street Honolulu, Hawaii 96817 Telephone: 808 926-9078

32 1UL 10170

Attorney for Plaintiff Nancy Miracle aka Nancy Maniscalco Green

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

CIVIL NO. NANCY MIRACLE. (Non Motor Vahicle Tort) aka, NANCY MANISCALCO GREEN, NOTICE AND ACKNOWLEDGMENT Plaintiff, OF RECEIPT OF SUMMONS AND COMPLAINT VØ. ANNA STRASBERG, as Administratrix,) o.t.a. of the Last Will and Testament of MARILYN MONROE. Defendant.)

NOTICE

To: ANNA STRASBERG Administratrix of the Last Will and Testament of Marilyn Monroe

> C/O Irving P. Seidman Attorneys for the Estate of Marilyn Monroe 600 Third Avenue New York, New York 10016 Telephone (212) 922-1900

The enclosed summons and complaint are served pursuant to Rule 4(c)(C)(ii) of the Federal Rules of Civil Procedure.

You must complete the acknowledgment part of this form and raturn one copy of the completed form to the sender within 20 days.

4-007-06-192 TUE 16:47 | 10:16/0-08/40 FIGUREN | 15E NO (4.4 DO) 0.000 - 0.000 - 0.000

JohnAaron Murphy Jones 4641 Attorney at Law 1170 R. King Street Honolulu, Hawaii 96817 Telephone: 808 926-9078

Attorney for Plaintiff Nancy Miracle aka Nancy Maniscalco Green

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAVAII

NANCY MIRACLE,
aka, NANCY MANISCALCO GREEN,

Plaintiff,

OF RECEIPT OF SUMMONS AND

Vs.

Complaint

ANNA STRASBERG, as Administratrix,

C.t.a. of the Last Will and

Defendant.

Defendant.

NOTICE

To: ANNA STRASBERG
Administratrix of the Last Will
and Testament of Marilyn Monroe

C/O Irving P. Seidman
Attorneys for the Estate of Marilyn Monroe
600 Third Avenue
New York, New York 10016
Telephone (212) 922-1900

The enclosed summons and complaint are served pursuant to Rule 4(c)(C)(ii) of the Federal Rules of Civil Procedure.

You must complete the acknowledgment part of this form and return one copy of the completed form to the sender within 20 days.

You must sign and date the acknowledgment. If you are severed on behalf of a corporation, unincorporated association (including a partnership), or other entity, you must indicate under your signature your relationship to that entity. If you are served on behalf of another person and you are authorized to receive process, you must indicate under your signature your authority.

If you do not complete and return the form to the sender within 20 days, you (or the party on whose behalf you are being severed) may be required to pay any expenses incurred in serving a summons and complaint in any other manner permitted by law.

If you do not complete and return this form, you (or the party on whose behalf you are being served) must answer the complaint within 20 days. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

I declare, under penalty of perjury, that this Notice and Acknowledgment of Receipt of Summons and Complaint will have been mailed on 9.18.97.

John Marphy Jones, Esq.

Date of Signature

ACKNOWLEDGMENT OF RECEIPT OF SUMHONS AND COMPLAINT

I declare, under penalty of perjury, that I received a copy of the summons and of the complaint in the above-captioned matter at 600 Third Avenue, New York, New York 10016.

Relationship to Entity/Authority to Receive Service of Process

Date of Signature

At Chambers of the Surrogate's Court held in and for the County of New York at the Surrogate's office in the Hall of Records in said Gounty on the 24 day of October, 1962.

RESENT

HON. S. SAMUEL DIPALCO

Surrogate

100 30 K2

Probate Proceeding, Will of

MARTLYN MONROE

DECREE ADMITTING WILL

P. 2781-1962

Deceased

The citation herein having been duly issued, served and returned, and the Surrogate having, on his own motion appointed ARTHUR N. FIELD, ESQ., special guardian of the decedent mother, Gladys Baker, an incompetent, the allegations of the mother, Gladys Baker, an incompetent, the allegations of the parties appearing having been heard, and the proofs having been duly taken by the Surrogate, among other things as to the execution of the paper writing dated January 14, 1961 which has been offered for probate as the Last Will of Marilyn Monrog, and the probate of said Will not having been contested, and it is appearing to the Surrogate that the Will was duly executed, and that the Testator at the time of executing it, was in all respects competent to make a Will and not under any restraint.

ORDERED, ADJUDGED AND DECREED that the instrument of for probate herein be and the same hereby is admitted to probate as the Last Will and Testament of Maxilyn Monroe,

deceased, valid to pass real and personal property, and that letters itestamentary be issued thereon to the Executor and Trusties, upon qualifying thereunder and executing a bond according to law with sufficient sureties to be approved by the Surrogate Dollars, for the Execuin the party of /0 9,000 7 Dollars, for the for and in the permits of Ad Oco Trustee, for the proper performance of his respective duties;

And that ARTHUR N. FIELD, ESQ., the special guardian herein, is hereby allowed

Dollars as compensation for his

53'4 C C 11 'F egrvices.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the letters testamentary shall contain an endorsement restraining the Adiakecutor from the receipt of assets exceeding the aggregate value Harof ONE HUNDRED THOUSAND (\$100,000.) DOLLARS until further order, . and that latters of trusteeship shall contain an endorsement restraining the trustee from receiving assets in excess of PIFTY THOUSAND (\$50,000.) DOLLARS until the further order of the

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" Surrogate.

Free bondo Ognaroved

October 15, 1962

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MANULARITHD TO PROPULE OCTOBER 30,1962

ise 1:05-cv-03939-CM Document 202-12 Filed 02/22/2008

McKINNEY'S CONSOLIDATED LAWS

OF.

NEW YORKHATE DIV.

ANNOTATED COMMON OCT 19 1005

Book 13 CONTRACT

Decedent Estate Law

1965 Cumulative Annual Pocket Part

Replacing prior pocket part in back of volume

Always Consult

Your Latest McKinney's Session Law News

Jor Use 71547

During 1965-66PELLATE DIV.

I IBRARY

31: 36 1957

EDWARD THOMPSON COMPANY

DECEDENT ESTATE LAW

Where husband and wife were residents of Germany at time of execution of reciprocal testament, construction of its provisions would not be affected by their subsequent climize of residence to New York, and German law would be applied in construing such testoment. In re Hierchmann's Estate. 1953, 124 N.Y.S.2d 601.

9. Wills within section

This section is confined in its operation to the execution of a foreign will, its admissibility to probate and the interpretation of testamentary language rather than to validity of any of its provisions. In re Taylor's Estate, 1960, 24 Misc.2d 172, 200 N.Y.S.2J 105,

§ 28. Child born after making will

Whenever a testator shull have a child born after the making of a last will, either in the lifetime or after the death of such testator, and shall die leaving such child, so after-born, unprovided for hy any settlement, and neither provided for, nor in any way mentioned in such will, every such child shall succeed to the same portion of such parent's real and personal estate, as would have descended or been distributed to such child, if such parent had died intestate, and shall be entitled to recover the same portion from the devisees and legatees, in proportion to and out of the parts devised and bequeathed to them by such will. As amended L.1955, c. 225; L.1964, c. 681, § 5, cff. June 1, 1905.

L.1955, c. 225, eff. April 2, 1955, provided that the right of a child born after making of will is subject to valld power of sale.

L.1984. c. 681. § 5. off. June 1, 1965, omitted paragraph which provided: "The right of a child born after the making of a last will shall be subject to a valid power of sale expressed in the will of the testator or implied therein pursuant to the provisions of section thirteen of this chapter."

Estates and trusts affected by, and separability of, L.1964, c. 081, see notes under section 127.

Effective date. Lawn 1936, c. 223, § 2, provided: "This act shall apply only to the catates of persons dying after the date on which this net takes effect [April 2, 1055]."

Supplementary Index to Notes Abatement of benefit to others 38 Bond 34a Construction with other laws la Election to take against will 32a Benefits under will 32b Evidence 35a Finality of determination 39

intent to omit as regulate 40 Intention 8b Jurisdiction 4a Power of sale 7a Settlement Time of making 8s. Time of making settlement 8a

Library references: Descent and Distribution 5-47(4): Wills 5-40, 785; C.J.S. Descent and Distribution \$ 45; C.J.S. Wills \$\$ 720, 1245, 1246, 1200.

Construction with other laws

Whore legislature periodically reviewed this section and section 35 provilling that alment some settlement will is revoked by subsequent marriage and that after-born children not provided for by any sottlement may take intestate share, and legislature substituted words "an antemptial" agreement for words "some settlement" in section II regarding effect of subsequent marriage but took no netion relative to this section regarding ufter-born children, variout treatment suggested logislative approval of long continued judicial construction of this section regarding after-born children. In co Cabac's Satate, 1953, 305 N.Y. 200, 111 N.E.2d 883.

2. Purpose

To some effect as fourth paragraph of original annotation, see, In re-

Under this section, legislative purpose was to assure that if, through oversight, such children were neglected in will, other provision would be made for them. In ro Babar's Estate, 1953, 305 N.Y. 200, 111 N.E.2d **833.**

NOU-09-192 MON 18:06 ID: GRAUBARD MOLLEN TEL NO: 212 687 6989 Case 1:05-cv-03939-CM

Document 202-12

Filed 02/22/2008

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

NANCY MIRACLE, a.k.a. NANCY MANISCALCO GREEN,

Plaintiff,

Civil No. 92-00605 (ACK)

- against -

AFFIDAVIT

ANNA STRASBERG, as Administratrix c.t.a. of the Last Will and Testament of MARILYN MONROE,

Defendant.			
			Х
State of New York	ļ	SS	
County of New York	3	un.	

ALLEN L. WEINTRAUB, ESQ., an attorney duly licensed to practice in the State of New York and admitted in the United States District Court for the Southern and Eastern Districts of New York, upon information and belief, deposes and says:

- I am associated with the law firm of Irving P. Seidman, P.C., attorneys for 1. defendant Anna Strasberg in her capacity as administratrix of the estate of Marilyn Monroe, and submit this affidavit in support of defendant's motion to dismiss plaintiff's complaint.
- On November 9, 1992, I obtained from the Surrogate's Court, New York 2. County, a copy of the original Decree Admitting Will dated October 29, 1962. I have annexed a photocopy of said decree hereto as Exhibit "A."

Case 1:05-cv-03939-CM

Document 202-12

Filed 02/22/2008

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Prior to the return date of this motion, I will cause to be transmitted to this 3. Court a true copy of the Decree as certified by the clerk of the Surrogate's Court on this date.

Sworn to before me this 9th day of November 1992

(Notary Public

At Chambers of the Surrogate's Court held in and for the County of New York at the Surrogate's office in the Hall of Records in said Gounty on the 29 day of October, 1962.

PRSENT

HON S. SAMUEL DIPALCO

Surrogate

00130K2

Probate Proceeding, Will of

DECREE ADMITTING WILL

MARTLYN MONROE

P. 2781-1963

Deceased

The citation herein having been duly issued, served and returned, and the Surrogate having, on his own motion appointed ARTHUR N. PIELD, ESQ., special guardian of the decedent phother, Gladys Baker, an incompetent, the allegations of the migration of the matrices appearing having been heard, and the proofs having been parties appearing having been heard, and the proofs having been duly taken by the Surrogate, among other things as to the execution of the paper writing dated January 14, 1961 which has been offered for probate as the Last Will of Marilyn Monroe, and the probate of said Will not having been contested, and the papearing to the Surrogate that the Will was duly executed, and that the Testator at the time of executing it, was in all respects competent to make a Will and not under any restraint,

ORDERED, ADJUDGED AND DECREED that the instrument officered for probate herein be and the same hereby is admitted to probate as the Last Will and Testament of Marilyn Monroe,

__11t 1s ***

deceased, valid to pass real and personal property, and that
letters itestamentary be issued thereon to the Executor and Trusties, upon qualifying thereunder and executing a bond according

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to law with sufficient sureties to be approved by the Surrogate
in the proper of /0 0 000 Dollars, for the Executor and in the pensity of 10 000 Dollars, for the
Trustee, for the proper performance of his respective duties;

And that ARTHUR N. FIELD, ESQ., the special guardian hersin, is hereby allowed

Dollars as compensation for his

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Evsurrogate.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the letters testamentary shall contain an endorsement restraining the than the limit from the receipt of assets exceeding the aggregate value seathers become used to the limit of one the receipt of assets exceeding the aggregate value seathers become used to the letters of trusteeship shall contain an endorsement restraining the trustee from receiving assets in excess of FIFTY THOUSAND (\$50,000.) DOLLARS until the further order of the

P5429

on swo bonds Opproved Que Jones

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CLERK OF THE SURROGATES COURT

CHERK OF THE SURROGATES COURT

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

NANCY MIRACLE, aka, NANCY MANISCALCO GREEN,

CIVIL NO. 92-00605ACK (Non-Motor Vehicle Tort)

Plaintiff,

CERTIFICATE OF SERVICE

vs.

ANNA STRASBERG, as Administratrix, c.t.a. of the Last Will and Testament of MARILYN MONROE.

Defendant.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this date a copy of Notice of Hearing Plaintiff's Motion to Dismiss Complaint was duly served upon the following party at his address by the manner indicated:

JOHNAARON MURPHY JONES, ESQ. 250 Kapili Street, Suite 305 Honolulu, HI, 96815

Mail

Attorney for Plaintiff

DATED: Honolulu, Hawaii,

MILTON M. YASUMAGA

Attorney for Defendant

Morenter

To all to whom these presents shall come. Greeting:

by virtue of the authority vested in me by the Archivist of the United States, I certify on his behalf, the seal of the National Archives and Records Administration, that the attached reproduction(s) is decorrect copy of documents in his custody.



*U.S. GP -334-122/79063.

Signature

NAME

DATE

PATRICIA S. BAILEY

February 6, 2008

TITLE Acting

Acting Director Records Center Operations

NAME AND ADDRESS OF DEPOSITORY

Office of Regional Records Services Pacific Region (San Francisco) 1000 Commodore Drive San Bruno, CA 94066-2350

NA FORM 13040 (10-86)

ANNA KASBERG, as
Admi tratrix, c.t. f the
Last ll and Testame of
MARII MONROE.

Defendant

DEFENDANT'S MOTION TO DISMISS COMPLAINT; EXHIBITS "A" - "D"; CERTIFICATE OF SERVICE

Date: December 14, 1992

Time: 10:30 a.m. Judge: Alan C. Kay

Trial Date: Not Assigned

NOTICE OF HEARING DEFENDANT'S MOTION TO DISMIS MPLAINT

TO: JOHNAA MURPHY JONES
Plaint: s Attorney
250 Kap Street, Suite 305
Honoluli II 96815

